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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/567,521	02/06/2006	Ryuji Kitaura	64802(71004)	8516
21874 7590 01/04/2011 EDWARDS ANGELL PALMER & DODGE LLP P.O. BOX 55874 POSTON, MA 02205			EXAMINER	
			DURNFORD GESZVAIN, DILLON	
BOSTON, MA	BOSTON, MA 02205		ART UNIT	PAPER NUMBER
			2622	
			MAIL DATE	DELIVERY MODE
			01/04/2011	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/567,521	KITAURA ET AL.
Office Action Summary	Examiner	Art Unit
	Dillon Durnford-Geszvain	2622
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
 1) Responsive to communication(s) filed on 14 S 2a) This action is FINAL. 2b) This 3) Since this application is in condition for alloware closed in accordance with the practice under E 	action is non-final.	
Disposition of Claims		
4) ☑ Claim(s) 15-36 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 15-36 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.	
Application Papers		
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 11.	epted or b) objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the prio application from the International Burear * See the attached detailed Office action for a list	s have been received. s have been received in Applicativity documents have been received in Received in Received (PCT Rule 17.2(a)).	tion No ed in this National Stage
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal C 6) Other:	Pate

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DETAILED ACTION

Response to Amendment

1. Claims **15-36** are pending, claims **15-36** are newly added, and claims **1-14** are cancelled.

Response to Arguments

2. Applicant's arguments with respect to claims **15-36** have been considered but are most in view of the new ground(s) of rejection.

Claim Objections

3. Claims **24-27** appear twice in the claims and one set of claims **24-27** must be cancelled.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35
U.S.C. 102 that form the basis for the rejections under this section made in this
Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims **15 36** are rejected under 35 U.S.C. 102(b) as being anticipated by JP 10-150608 (Murata, citations are to the machine translation cited in the attached PTO-892).

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6. As to claim **15**, Murata teaches a stereoscopic image reproducing apparatus for reproducing a three-dimensional image based on control information for controlling a display of three-dimensional image data, comprising:

a first display portion 16 (Fig. 1) having a first display size (32 inches) and a first resolution ([0067]);

a decision portion 101 for deciding on whether a first amount of parallax on the first display portion after three-dimensional image data has been displayed needs to be changed or not, based on control information ([0064]); and an image processing portion 15 for implementing an image process to the three-dimensional image data for changing the first amount of parallax ([0017]), wherein the control information contains a standard display size (16

inches) and a standard resolution of a standard display portion which is different from the first display portion ([0067]); and

wherein the decision portion compares a first pitch between dots determined using the first display size and the first resolution (this is implicit in the display size) and a standard pitch between dots determined using the standard display size and the standard resolution, and determines that the first amount of parallax needs to be changed when the first pitch between dots is greater than the standard pitch between dots ([0067]).

7. Claim **16** is similar to claim **15** and is rejected on similar grounds.

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- 8. Claim **17** is similar to claim **15** and is rejected on similar grounds.
- 9. Claim **18** is similar to claim **15** and is rejected on similar grounds.
- 10. As to claim **19**, see the rejection of claim **15** and note that Murata further teaches the stereoscopic image reproducing apparatus according to claim **15**, wherein the first pitch between dots has been modified by an enlargement/reduction ratio determined using an image size of the three-dimensional image data and the first resolution ([0066]).
- 11. Claim **20** is similar to claim **19** and is rejected on similar grounds.
- 12. Claim **21** is similar to claim **19** and is rejected on similar grounds.
- 13. Claim 22 is similar to claim 19 and is rejected on similar grounds.
- 14. Claim **23** is similar to claim **15** and is rejected on similar grounds.
- 15. As to claim **24**, see the rejection of claim **23** and note that Murata further teaches the stereoscopic image reproducing apparatus according to claim **23**, wherein the standard amount of parallax is the maximum amount of parallax of the three-dimensional image data ([0067]).

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16. As to claim **25**, see the rejection of claim **23** and note that Murata further teaches the stereoscopic image reproducing apparatus according to claim **23**, wherein the standard amount of parallax is an amount of parallax of a predetermined subject in the three-dimensional image ([0067]).

17. Claims **26-36** are methods that roughly correspond to the apparatus of claims **15-25** and are rejected on similar grounds.

Conclusion

18. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dillon Durnford-Geszvain whose telephone number is (571) 272-2829. The examiner can normally be reached on Monday through Friday 8 am to 5 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dave Ometz can be reached on (571) 272-7593. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/DDG/ 1/1/2011

/Justin P Misleh/ Primary Examiner, Art Unit 2622